

Exhibit A

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):

FOR COURT USE ONLY

The House of Figurine Sculptures Ohio LLC.
 Brain K. Carter Pro-Se Litigant
 17 Overlook Court
 Fairfield, Ohio 45014

TELEPHONE NO. 513-942-1468

FAX NO. N/A

ATTORNEY FOR (Name): N/A

ENDORSED

2016 MAR 29 AM 11:13

D3/H. Yamada, Clerk of the Superior Court
County of Santa Clara, California

Date & Year

CASE NUMBER: 16CV293308

SUPERIOR COURT OF CALIFORNIA, COUNTY OF Santa Clara
 STREET ADDRESS: 161 North First Street San Jose, CA 95113
 MAILING ADDRESS: 191 North First Street
 CITY AND ZIP CODE: San Jose CA. 95113
 BRANCH NAME: OLD COURTHOUSE

CASE NAME:

The House of Figurine Sculptures Ohio LLC v. Yahoo Incorporated

CIVIL CASE COVER SHEET

Complex Case Designation

Unlimited Limited
 (Amount demanded exceeds \$25,000) (Amount demanded is \$25,000 or less)

Counter Joinder
 Filed with first appearance by defendant
 (Cal. Rules of Court, rule 3.402)

JUDGE:

DEPT:

Items 1-6 below must be completed (see instructions on page 2).

1. Check one box below for the case type that best describes this case:

Auto Tort

- Auto (22)
 Uninsured motorist (46)

Other PI/PD/WD (Personal Injury/Property Damage/Wrongful Death) Tort

- Asbestos (04)
 Product liability (24)
 Medical malpractice (45)
 Other PI/PD/WD (23)

Non-PI/PD/WD (Other) Tort

- Business tort/unfair business practice (07)
 Civil rights (08)
 Defamation (13)
 Fraud (16)
 Intellectual property (19)
 Professional negligence (25)
 Other non-PI/PD/WD tort (35)

Employment

- Wrongful termination (36)
 Other employment (15)

Contract

- Breach of contract/warranty (06)
 Rule 3.740 collections (09)
 Other collections (09)
 Insurance coverage (18)
 Other contract (37)

Real Property

- Eminent domain/inverse condemnation (14)
 Wrongful eviction (33)
 Other real property (26)

Unlawful Detainer

- Commercial (31)
 Residential (32)
 Drugs (38)

Judicial Review

- Asset forfeiture (05)
 Petition re: arbitration award (11)
 Writ of mandate (02)
 Other judicial review (39)

Provisionally Complex Civil Litigation
 (Cal. Rules of Court, rules 3.400-3.403)

- Antitrust/Trade regulation (03)
 Construction defect (10)
 Mass tort (40)
 Securities litigation (28)
 Environmental/Toxic tort (30)
 Insurance coverage claims arising from the above listed provisionally complex case types (41)

Enforcement of Judgment

- Enforcement of judgment (20)

Miscellaneous Civil Complaint

- RICO (27)
 Other complaint (not specified above) (42)

Miscellaneous Civil Petition

- Partnership and corporate governance (21)
 Other petition (not specified above) (43)

2. This case is is not complex under rule 3.400 of the California Rules of Court. If the case is complex, mark the factors requiring exceptional judicial management:

- a. Large number of separately represented parties d. Large number of witnesses
 b. Extensive motion practice raising difficult or novel issues that will be time-consuming to resolve e. Coordination with related actions pending in one or more courts in other counties, states, or countries, or in a federal court
 c. Substantial amount of documentary evidence f. Substantial postjudgment judicial supervision

3. Remedies sought (check all that apply): a. monetary b. nonmonetary; declaratory or injunctive relief c. punitive

4. Number of causes of action (specify):

5. This case is is not a class action suit.

6. If there are any known related cases, file and serve a notice of related case. (You may use form CM-015.)

Date:

Brian K. Carter

(TYPE OR PRINT NAME)

(SIGNATURE OF PARTY OR ATTORNEY FOR PARTY)

NOTICE

- Plaintiff must file this cover sheet with the first paper filed in the action or proceeding (except small claims cases or cases filed under the Probate Code, Family Code, or Welfare and Institutions Code). (Cal. Rules of Court, rule 3.220.) Failure to file may result in sanctions.
- File this cover sheet in addition to any cover sheet required by local court rule.
- If this case is complex under rule 3.400 et seq. of the California Rules of Court, you must serve a copy of this cover sheet on all other parties to the action or proceeding.
- Unless this is a collections case under rule 3.740 or a complex case, this cover sheet will be used for statistical purposes only.

APPENDIX

Civil Complaint Cover Sheet	(i)
Appendix	(ii)
Cover Letter Parties of Action Jurisdiction and Venue	(iii)
Service Mark Introduction	(1)
Plaintiff – Brian K. Carter United States Patent and	
Trademark Certificate (Exhibit A)	(2)
Plaintiff – Brian K. Carter State of Ohio Limited Liability	
Company Certificate (Exhibit B)	(3)
Defendant Use of Counterfeit Marks	(4)
Defendant Counterfeit Marks Used and Sold in Advertisements	
The House of Figurine Sculptures Image Result (Exhibit C)	(5)
More The House of Figurine Sculptures Images	
Likelihood of Confusion	(6)
Case History	(7)
Plaintiff Register Domain Name Expiration (Exhibit D)	(8)
Prayer for Relief	(9)
Certificate of Service	(10)
Declaration Under Penalty of Perjury	(11)

I. PARTIES OF THE ACTION**ENDORSED**

2016 MAR 29 AM 11:13

PLAINTIFF:

The House of Figurine Sculptures Ohio LLC.
 Brian K. Carter - Pro Se Litigant
 17 Overlook Court
 Fairfield, Ohio 45014
 Telephone: (513) 942-1468

*David P. Mazzoni, Clerk of the Superior Court
 County of Santa Clara, California*
DEFENDANT:
 Yahoo Inc. *Terry Cate*
 701 First Ave Sunnyvale
 California 94089
 Telephone: (408) 349- 3300

**SUPERIOR COURT OF CALIFORNIA
 COUNTY OF SANTA CLARA**

16 CV 29330

THE HOUSE OF FIGURINE SCULPTURES OHIO LLC.,) Case No.
BRIAN K. CARTER,) Title: VIOLATION OF LANHAM ACT,
Plaintiff,) TRADEMARK INFRINGEMENT,
V.) 15 U.S.C. §1125 FALSE
YAHOO INCORPORATE,) DESIGNATION OF ORIGIN,
Defendant.) FALSE DESCRIPTIONS,
) TRADEMARK
) COUNTERFEITING ACT OF 1984
	<i>Unlimited</i>

II. BASIS OF JURISDICTION**JURISDICTION**

The Superior Court of California has original jurisdiction to hear claims arising under Lanham Act, Title 28 U.S.C. §1338(a), Title 28 U.S.Code §1332(a)(1)(c)(1), Title 28 U.S.C. §1331.

VENUE

Venue is proper because; Yahoo Incorporated has a principal place of business located at 701 First Ave. Sunnyvale, California 94089. Plaintiff Brian K. Carter resides in Fairfield, Ohio 45014; Plaintiff principal place of business located at 17 Overlook Court Fairfield, Ohio 45014. Plaintiff United States Patent Trademark Office principal registration is 17 Overlook Court Fairfield, Ohio 45014.

(iii)

SERVICE MARK INTRODUCTION

(I) United States Patent and Trademark Office, examining attorney

Linda E. Blohm approved Plaintiff principal register service mark; The House of Figurine Sculptures.com® November 10, 2009. A comprehensive trademark search report had been conducted in all 50 states including the State of California, Santa Clara before (USPTO) approved Plaintiff – Brian K. Carter principal register.

(II) Plaintiff service mark registration number 3,708,174 International
Class: 035, service mark description for online retail store services
featuring selection of gifts, home and garden décor, and a large selection
of figurine sculptures. The mark consist of standard characters without
claim to any particular font, style, size or color and does not include
graphic design or images and no claim is made to the exclusive rights to
use Figurine Sculpture – Sculpture Figurine apart of the service mark.

(III) Plaintiff service mark; The House of Figurine Sculptures.com® is owned by Plaintiff Ohio Domestic Limited Liability Company in commerce. The House of Figurine Sculptures Ohio LLC., register with the Ohio Secretary of State Entity number 1920675, Docket Id number 201007000794 . (1)

(1)

EXHIBIT A

United States Patent and Trademark Certificate

United States of America

United States Patent and Trademark Office

The House of Figurine
Sculptures.com

Reg. No. 3,708,174 CARTER, BRIAN (UNITED STATES INDIVIDUAL)

Registered Nov. 10, 2009 17 OVERLOOK CT.
FAIRFIELD, OH 45014

Int. Cl.: 35 FOR: ON-LINE RETAIL STORE SERVICES FEATURING A HUGE SELECTION OF GIFTS,
HOME AND GARDEN DECOR, PERSONAL CARE PRODUCTS, AND A LARGE SELECTION
OF FIGURINE SCULPTURES, IN CLASS 35 (U.S. CLS. 100, 101 AND 102).
SERVICE MARK
PRINCIPAL REGISTER FIRST USE 9-9-2006; IN COMMERCE 9-9-2006.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "FIGURINE SCULPTURES.COM",
APART FROM THE MARK AS SHOWN.

SER. NO. 77-702,025, FILED 3-30-2009.

LINDA E. BLOHM, EXAMINING ATTORNEY



David J. Kappas

Director of the United States Patent and Trademark Office



EXHIBIT B

State of Ohio Limited Liability Certificate

STATE OF OHIO
CERTIFICATE
Ohio Secretary of State, Jennifer Brunner

1920675

It is hereby certified that the Secretary of State of Ohio has custody of the business records for
THE HOUSE OF FIGURINE SCULPTURES LLC
and, that said business records show the filing and recording of:

Document(s)

ARTICLES OF ORGNZTN/DOM. PROFIT LIM.LIAB. CO.

Document No(s):

201007000794



United States of America
State of Ohio
Office of the Secretary of State

Witness my hand and the seal of
the Secretary of State at Columbus,
Ohio this 10th day of March, A.D.
2010.

A handwritten signature of Jennifer Brunner.

Ohio Secretary of State



DEFENDANT USE OF COUNTERFEIT MARKS

(IV) Defendant intentional development and use of two active counterfeit marks identical to Plaintiff genuine mark titled; The House of Figurine Sculptures - Image Result and More The House of Figurine Sculptures Images, both are highlighted in blue font shown on page 5 of Plaintiffs' complaint. Defendant use of counterfeit marks is for the sale of goods and services described on Plaintiff (USPTO) certificate, such as home and garden decorations, large selection of figurines, sculptures. Defendant counterfeit marks are substantially indistinguishable from Plaintiff genuine mark.

(V) Defendant first counterfeit mark highlighted in blue font show cases 11 different images. Defendant provides an additional active link within each image, which allows the consumer to purchase the image of those goods and services sold from companies not associated with Plaintiff genuine mark.

(VI) Defendant second counterfeit mark highlighted in blue font reads; More The House of Figurine Sculptures Images. When consumers click either one of Defendant active counterfeit marks highlighted in blue font. Defendant is trafficking for sale a combine total of 200 different images of goods and services currently being sold from 200 different companies.

(4)

EXHIBIT C

**Defendant Counterfeit Marks Used and Sold in
Advertisements**

- i) The House of Figurine Sculptures Image Results**
- ii) More The House of Figurine Sculptures Images**

YAHOO! the house of figurine sculptures

Search

Web

Images

Video

News

More ::

Anytime ::

related to the house of figurine sculptures

More the house of figurine sculptures ads

The House of Figurine Sculptures | LinkedIn

www.linkedin.com/pub/the-house-of-figurine...

View The House of Figurine Sculptures's professional profile on LinkedIn. LinkedIn is the world's largest business network, helping professionals like The House of ...

The House of Figurine Sculptures LLC Review -...

www.bbb.org › ... › internet shopping

BBB's Business Review For The House of Figurine Sculptures LLC that includes background information, consumer experience, BBB Accreditation status, BBB Rating ...

The House of Figurine Sculptures - Image Results



[More The House of Figurine Sculptures images](#)

THE HOUSE OF FIGURINE SCULPTURES.com ... -...

www.princetonwww.com/sculpturesmark.html ::

Registered Trademark for Sale, Intellectual Property Description: Registered Trademark: The House of Figurine Sculptures.com® U.S. Classes: 100, 101, and 102

Customer Reviews for The House of Figurine...

www.bbb.org › ... › internet shopping

1 **LIKELIHOOD OF CONFUSION**

2 **(VII)** Defendant counterfeit marks disguised has images is a Web search
3 result shown at the top of Page 5 of Plaintiff complaint in red font, and
4 not a Image search result, Plaintiff has no connection to those goods and
5 services sold. Defendant counterfeit marks misrepresent designation of origin.
6 Plaintiff does not participate in shipment of those goods and services. Plaintiff
7 does not partake in process of payments. Plaintiff does not refund money or
8 take returns of goods and services purchased from Defendant counterfeit
9 marks.

10 **(VIII)** Defendant has created false sponsorships and endorsements that do not
11 exist. Defendant unlawful activity created liability for the Plaintiff and
12 jeopardize Plaintiff good business reputation. Defendant counterfeit marks is
13 deceptive, confusing, and is likely to cause mistake on the part of consuming
14 public. Defendant has prevented and stopped Plaintiff from use of legal
15 principle register service mark. Defendant continues to prevent the Plaintiff
16 from legal registration of the domain name, due to confusion Defendant
17 created through use of Plaintiff register service mark and domain name.

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28 **(6)**

1
2 (IX) In essence, Defendant has engaged in business identity theft through the
3 development and use of two counterfeit marks which read completely
4 different, one is identical Plaintiff principle register mark the other identifies
5 Plaintiff business in commerce.

6
7 **CASE HISTORY**

8
9 (X) Plaintiff conducted business with Defendant-Yahoo Inc. through
10 the purchase of an e-commerce webhosting (WH) website. Defendant offered
11 assistance with website development only, while conducting business with the
12 Defendant, United States Patent and Trademark Office approved Plaintiff
13 service mark. The House of Figurine Sculptures.com® was the domain name -
14 register service mark applied to the website purchased from the Defendant.
15
16

17 (XI) Plaintiff had an ongoing client - business relationship with the Defendant
18 approximately 5 years consecutively, Plaintiff can provide the court with proof
19 of purchase for Defendant (WH) website. The Defendant was hired to provide
20 a service. Plaintiff provided the Defendant with Plaintiff business plans for
21 development of e-commerce website purchased from the Defendant and the
22 Plaintiff development of an Ohio Limited Liability Company.
23
24

25
26 (7)
27
28

Exhibit D

Plaintiff Register Domain Name and Expiration Date

[Home](#) [Add Domain](#) [Bulk Edit](#) [Bulk Edit Status](#) [Renew Domains](#) [Store EPP](#) [Manage Name Server](#) [Account Info](#) [Customer Support](#)

Welcome! You are logged in as: briancarter

[Log Out](#)

You have 4 domain(s) in this account | 0 domain(s) expiring in next 30 days | 0 domain(s) that have expired

[View Domains](#) [Active](#) 

Select the group of domains you wish to view

Tips: You may sort the domain names by clicking on the SLD, TLD, and Expiry Date headers.

Domain (SLD TLD)	Domain Expiry Date	Whois Proof Expiry what is this?	Domain Password
1. placethead.com	20-Mar-2015	Not subscribed. Sign up	Disabled
2. thehouseofbusinessadvertisements.com	20-Mar-2015	Not subscribed. Sign up	Disabled
3. thehouseoffigurinesculptures.com	24-Jun-2015	25-Jun-2015 (renew)	Disabled
4. whatupapps.com	01-Mar-2015	Not subscribed. Sign up	Disabled

[View/edit this domain name](#) 

[Search Domain](#) [any](#) 

You may search for list of domains that starts with or contains specific letters.

[Home](#) [Add Domain](#) [Bulk Edit](#) [Bulk Edit Status](#) [Renew Domains](#) [Store EPP](#) [Manage Name Server](#) [Account Info](#) [Customer Support](#)

(XII) The Defendant did not have authorization for use of or sell of the Plaintiff principle register service mark or Plaintiff business identity in commerce. Plaintiff became aware of Defendant use of the service mark, when the domain name registration for The House of Figurine Sculptures .com® expired June 24, 2015. Shown on page 8 of the Plaintiff complaint is the Plaintiff register domain name and the domain name expiration date.

PRAYER FOR RELIEF

(I) Whereas Plaintiff seeks just compensation \$5,000,000 for multiple violations against principal register service mark under the Lanham Act, and/or

There had been no legal binding agreements or contract between the Plaintiff, and the Defendant for the cost of Defendant use and sell of Plaintiff principle register service mark. The Plaintiff seeks \$5,000,000. Defendant has already used and sold Plaintiff legal principle register service mark unlawfully for the Defendant commercial gain and profits.

Whereas Plaintiff is seeking all false advertisements from the Defendant unlawful use be stopped immediately and removed from public access to prevent further damage and liability to the Plaintiff business in commerce.

(9)

1
2 **CERTIFICATE OF SERVICE**

3 I Brian K. Carter hereby certify a copy of the forgoing was served
4 by U.S. postal service located in city of Fairfield, Ohio through
5 overnight expressed mail upon Yahoo Incorporated, 701 First Ave,
6 Sunnydale California 94089 this 19 day of March 2016.

7
8 Date 3-19-16

9 

10 The House of Figurine Sculptures Ohio LLC.
11 Brian K. Carter – Pro Se Litigant

Respectfully Submitted,

Date 3-19-16

Brian Carter

**The House of Figurine Sculptures Ohio LLC.
Brian K Carter – Pro Se Litigant**

(10)

1 **DECLARATION UNDER PENALTY OF PERJURY**

2
3 I Brian K. Carter declare under penalty of perjury, under laws of the State of
4 California the following information contained in the complaint filed within
5 Superior Court of California are true and accurate.

6 Date 3-19-16 Brian Carter

7 The House of Figurine Sculptures Ohio LLC.
8 Brian K. Carter – Pro Se Litigant

9
10 I Brain K. Carter declare under penalty of perjury under the laws of the United
11 States of America, that the forgoing statements contained in this complaint filed
12 within Superior Court of California County of Santa Clara, and any
13 accompanying documents is true and correct.

14 Date 3-19-16 Brian Carter

15 The House of Figurine Sculptures Ohio LLC.
16 Brian K. Carter – Pro Se Litigant

17 Subscribed before me this 19th day of March
18 2016

19 Laine A. Tarter



20 LAINE A. TARTER
21 NOTARY PUBLIC
22 STATE OF OHIO
23 MY COMMISSION
24 EXP. 6/15/2018

25
26
27
28 (11)

Exhibit B

SUM-100

**SUMMONS
(CITACION JUDICIAL)**

**NOTICE TO DEFENDANT:
(AVISO AL DEMANDADO):**

Yahoo Incorporate 701 First Ave Sunnyvale California 94089

**YOU ARE BEING SUED BY PLAINTIFF:
(LO ESTÁ DEMANDANDO EL DEMANDANTE):**

The House of Figurine Sculptures Ohio LLC.
Brian K. Carter 17 Overlook Court Fairfield, Ohio 40514

FOR COURT USE ONLY (SOLO PARA USO DE LA CORTE)	
ENDORSED	
2016 MAR 29 AM 11:13	
David L. Yamasaki, Clerk of the Superior Court County of Santa Clara, California	
By: _____ Deputy Clerk	

NOTICE! You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information below.

You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court.

There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services program. You can locate these nonprofit groups at the California Legal Services Web site (www.lawhelpcalifornia.org), the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), or by contacting your local court or county bar association. NOTE: The court has a statutory lien for waived fees and costs on any settlement or arbitration award of \$10,000 or more in a civil case. The court's lien must be paid before the court will dismiss the case. **AVISO! Lo han demandado. Si no responde dentro de 30 días, la corte puede decidir en su contra sin escuchar su versión. Lea la información a continuación.**

Tiene 30 DÍAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y más información en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en la biblioteca de leyes de su condado o en la corte que le quede más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 ó más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desechar el caso.

The name and address of the court is:

(El nombre y dirección de la corte es): Superior Court of California

County Santa Clara Old Courthouse, 161 North First Street San Jose, CA

95113. Mailing Address; 191 North First Street San Jose, CA 95113

CASE NUMBER:
(Número del Caso):

16 CV 293308

The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is:

(El nombre, la dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es):

Brian K. Carter Pro Se Litigant 17 Overlook Court Farifeild Ohio 45014 Telephone No. (513) 942-1468

DATE:
(Fecha)

MAR 29 2016

Clerk, by
(Secretario)

, Deputy
(Adjunto)

(For proof of service of this summons, use Proof of Service of Summons (form POS-010).)

(Para prueba de entrega de esta citación use el formulario Proof of Service of Summons, (POS-010)).

NOTICE TO THE PERSON SERVED: You are served

1. as an individual defendant.
2. as the person sued under the fictitious name of (specify):

3. on behalf of (specify):

under:	<input type="checkbox"/>	CCP 416.10 (corporation)	<input type="checkbox"/>	CCP 416.60 (minor)
	<input type="checkbox"/>	CCP 416.20 (defunct corporation)	<input type="checkbox"/>	CCP 416.70 (conservatee)
	<input type="checkbox"/>	CCP 416.40 (association or partnership)	<input type="checkbox"/>	CCP 416.90 (authorized person)
	<input type="checkbox"/>	other (specify):		

4. by personal delivery on (date):

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): The House of Figurine Sculptures Ohio LLC. Brian K. Carter Plaintiff Pro Se- Litigant 17 Overlook Court Fairfield, Ohio 45014 TELEPHONE NO.: 513-942-1468 FAX NO. (Optional): N/A E-MAIL ADDRESS (Optional): N/A ATTORNEY FOR (Name): N/A		FOR COURT USE ONLY
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS: 161 North First Street San Jose, CA 95113 MAILING ADDRESS: 191 North First Street CITY AND ZIP CODE: San Jose, California 95113 BRANCH NAME: Old Courthouse		
PLAINTIFF/PETITIONER: Brian K. Carter Plaintiff Pro-Se Litigant DEFENDANT/RESPONDENT: Yahoo Incorporate Defendant		CASE NUMBER: 16 CV 293308
PROOF OF SERVICE OF SUMMONS		Ref. No. or File No.:

(Separate proof of service is required for each party served.)

1. At the time of service I was at least 18 years of age and not a party to this action.
2. I served copies of:
 - a. summons
 - b. complaint
 - c. Alternative Dispute Resolution (ADR) package
 - d. Civil Case Cover Sheet (served in complex cases only)
 - e. cross-complaint
 - f. other (specify documents): Exhibits A-B-C-D attached to the original complaint filed 3-19-2016
3. a. Party served (specify name of party as shown on documents served):
Yahoo Incorporate 701 First Ave, Sunnyvale, CA 94089
 - b. Person (other than the party in item 3a) served on behalf of an entity or as an authorized agent (and not a person under item 5b on whom substituted service was made) (specify name and relationship to the party named in item 3a):
4. Address where the party was served:
701 First Ave Sunnyvale, California 94089
5. I served the party (check proper box)
 - a. by personal service. I personally delivered the documents listed in item 2 to the party or person authorized to receive service of process for the party (1) on (date): _____ (2) at (time): _____
 - b. by substituted service. On (date): _____ at (time): _____ I left the documents listed in item 2 with or in the presence of (name and title or relationship to person indicated in item 3):
 - (1) (business) a person at least 18 years of age apparently in charge at the office or usual place of business of the person to be served. I informed him or her of the general nature of the papers.
 - (2) (home) a competent member of the household (at least 18 years of age) at the dwelling house or usual place of abode of the party. I informed him or her of the general nature of the papers.
 - (3) (physical address unknown) a person at least 18 years of age apparently in charge at the usual mailing address of the person to be served, other than a United States Postal Service post office box. I informed him or her of the general nature of the papers.
 - (4) I thereafter mailed (by first-class, postage prepaid) copies of the documents to the person to be served at the place where the copies were left (Code Civ. Proc., § 415.20). I mailed the documents on (date): 3-19-16 from (city): Fairfield, Ohio or a declaration of mailing is attached.
 - (5) I attach a declaration of diligence stating actions taken first to attempt personal service.

PLAINTIFF/PETITIONER: Brian K. Carter Plaintiff Pro-Se Litigant	CASE NUMBER:
DEFENDANT/RESPONDENT: Yahoo Incorporate Defendant	

d. by other means (specify means of service and authorizing code section):

- Additional page describing service is attached.

6. The "Notice to the Person Served" (on the summons) was completed as follows:

- a. as an individual defendant.
 - b. as the person sued under the fictitious name of (specify):
 - c. as occupant.
 - d. On behalf of (specify):

under the following Code of Civil Procedure section:

- | | |
|---|---|
| <input type="checkbox"/> 416.10 (corporation) | <input type="checkbox"/> 415.95 (business organization, form unknown) |
| <input type="checkbox"/> 416.20 (defunct corporation) | <input type="checkbox"/> 416.60 (minor) |
| <input type="checkbox"/> 416.30 (joint stock company/association) | <input type="checkbox"/> 416.70 (ward or conservatee) |
| <input type="checkbox"/> 416.40 (association or partnership) | <input type="checkbox"/> 416.90 (authorized person) |
| <input type="checkbox"/> 416.50 (public entity) | <input type="checkbox"/> 415.46 (occupant) |
| | <input type="checkbox"/> other |

- 7. Person who served papers**

- a. Name: United States Postal Service
 - b. Address: 700 Wessel Dr. Fairfield, Ohio 45014
 - c. Telephone number: (513) 858-1693
 - d. The fee for service was: \$ 22.95

e Lam:

- (1) not a registered California process server.
(2) exempt from registration under Business and Professions Code section 22350(b).
(3) a registered California process server:
 (i) owner employee independent contractor.
 (ii) Registration No.: _____
 (iii) County: _____

- I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

or

9. I am a California sheriff or marshal and I certify that the foregoing is true and correct.

Date: 3-19-2016

Brian K. Carter Plaintiff Pro-Se Litigant
(NAME OF PERSON WHO SERVED PAPERS/SHERIFF OR MARSHAL)


Brian Corbin
(SIGNATURE)

Exhibit C

CIVIL LAWSUIT NOTICE

*Superior Court of California, County of Santa Clara
191 N. First St., San Jose, CA 95113*

CASE NUMBER: 10CV293308**PLEASE READ THIS ENTIRE FORM**

PLAINTIFF (the person suing): Within 60 days after filing the lawsuit, you must serve each Defendant with the *Complaint, Summons, an Alternative Dispute Resolution (ADR) Information Sheet*, and a copy of this *Civil Lawsuit Notice*, and you must file written proof of such service.

DEFENDANT (The person sued): You must do each of the following to protect your rights:

1. You must file a written response to the *Complaint, using the proper legal form or format*, in the Clerk's Office of the Court, within 30 days of the date you were served with the *Summons* and *Complaint*;
2. You must serve by mail a copy of your written response on the Plaintiff's attorney or on the Plaintiff if Plaintiff has no attorney (to "serve by mail" means to have an adult other than yourself mail a copy); and
3. You must attend the first Case Management Conference.

Warning: If you, as the Defendant, do not follow these instructions,
you may automatically lose this case.

RULES AND FORMS: You must follow the California Rules of Court and the Superior Court of California, County of Santa Clara Local Civil Rules and use proper forms. You can obtain legal information, view the rules and receive forms, free of charge, from the Self-Help Center at 99 Notre Dame Avenue, San Jose (408-882-2900 x-2926), www.scselfservice.org (Select "Civil") or from:

- State Rules and Judicial Council Forms: www.courtinfo.ca.gov/forms and www.courtinfo.ca.gov/rules
- Local Rules and Forms: <http://www.sccsuperiorcourt.org/civil/rule1toc.htm>

CASE MANAGEMENT CONFERENCE (CMC): You must meet with the other parties and discuss the case, in person or by telephone, at least 30 calendar days before the CMC. You must also fill out, file and serve a *Case Management Statement* (Judicial Council form CM-110) at least 15 calendar days before the CMC.

You or your attorney must appear at the CMC. You may ask to appear by telephone – see Local Civil Rule 8.

Your Case Management Judge is: Peter Kirwan Department: 01

The 1st CMC is scheduled for: (Completed by Clerk of Court)

Date: JULY 29 2016 Time: 10:00am in Department: 01

The next CMC is scheduled for: (Completed by party if the 1st CMC was continued or has passed)

Date: _____ Time: _____ in Department: _____

ALTERNATIVE DISPUTE RESOLUTION (ADR): If all parties have appeared and filed a completed *ADR Stipulation Form* (local form CV-5008) at least 15 days before the CMC, the Court will cancel the CMC and mail notice of an ADR Status Conference. Visit the Court's website at www.sccsuperiorcourt.org/civil/ADR/ or call the ADR Administrator (408-882-2100 x-2530) for a list of ADR providers and their qualifications, services, and fees.

WARNING: Sanctions may be imposed if you do not follow the California Rules of Court or the Local Rules of Court.

SANTA CLARA COUNTY SUPERIOR COURT
Case 3:17-cv-07086-JSC Document 1-1 Filed 12/13/17 Page 27 of 44
ALTERNATIVE DISPUTE RESOLUTION
INFORMATION SHEET

Many cases can be resolved to the satisfaction of all parties without the necessity of traditional litigation, which can be expensive, time consuming, and stressful. The Court finds that it is in the best interests of the parties that they participate in alternatives to traditional litigation, including arbitration, mediation, neutral evaluation, special masters and referees, and settlement conferences. Therefore, all matters shall be referred to an appropriate form of Alternative Dispute Resolution (ADR) before they are set for trial, unless there is good cause to dispense with the ADR requirement.

What is ADR?

ADR is the general term for a wide variety of dispute resolution processes that are alternatives to litigation. Types of ADR processes include mediation, arbitration, neutral evaluation, special masters and referees, and settlement conferences, among others forms.

What are the advantages of choosing ADR instead of litigation?

ADR can have a number of advantages over litigation:

- **ADR can save time.** A dispute can be resolved in a matter of months, or even weeks, while litigation can take years.
- **ADR can save money.** Attorney's fees, court costs, and expert fees can be reduced or avoided altogether.
- **ADR provides more participation.** Parties have more opportunities with ADR to express their interests and concerns, instead of focusing exclusively on legal rights.
- **ADR provides more control and flexibility.** Parties can choose the ADR process that is most likely to bring a satisfactory resolution to their dispute.
- **ADR can reduce stress.** ADR encourages cooperation and communication, while discouraging the adversarial atmosphere of litigation. Surveys of parties who have participated in an ADR process have found much greater satisfaction than with parties who have gone through litigation.

What are the main forms of ADR offered by the Court?

Mediation is an informal, confidential, flexible and non-binding process in which the mediator helps the parties to understand the interests of everyone involved, and their practical and legal choices. The mediator helps the parties to communicate better, explore legal and practical settlement options, and reach an acceptable solution of the problem. The mediator does not decide the solution to the dispute; the parties do.

Mediation may be appropriate when:

- The parties want a non-adversary procedure
- The parties have a continuing business or personal relationship
- Communication problems are interfering with a resolution
- There is an emotional element involved
- The parties are interested in an injunction, consent decree, or other form of equitable relief

Neutral evaluation, sometimes called "Early Neutral Evaluation" or "ENE", is an informal process in which the evaluator, an experienced neutral lawyer, hears a compact presentation of both sides of the case, gives a non-binding assessment of the strengths and weaknesses on each side, and predicts the likely outcome. The evaluator can help parties to identify issues, prepare stipulations, and draft discovery plans. The parties may use the neutral's evaluation to discuss settlement.

Neutral evaluation may be appropriate when:

- The parties are far apart in their view of the law or value of the case
- The case involves a technical issue in which the evaluator has expertise
- Case planning assistance would be helpful and would save legal fees and costs
- The parties are interested in an injunction, consent decree, or other form of equitable relief

-over-

Arbitration is a less formal process than a trial with a jury. The arbitrator hears the evidence and arguments of the parties and then makes a written decision. The parties can agree to binding or non-binding arbitration. In binding arbitration, the arbitrator's decision is final and completely resolves the case, without the opportunity for appeal. In non-binding arbitration, the arbitrator's decision could resolve the case, without the opportunity for appeal, unless a party timely rejects the arbitrator's decision within 30 days and requests a trial. Private arbitrators are allowed to charge for their time.

Arbitration may be appropriate when:

- The action is for personal injury, property damage, or breach of contract
- Only monetary damages are sought
- Witness testimony, under oath, needs to be evaluated
- An advisory opinion is sought from an experienced litigator (if a non-binding arbitration)

Civil Judge ADR allows parties to have a mediation or settlement conference with an experienced judge of the Superior Court. Mediation is an informal, confidential, flexible and non-binding process in which the judge helps the parties to understand the interests of everyone involved, and their practical and legal choices. A settlement conference is an informal process in which the judge meets with the parties or their attorneys, hears the facts of the dispute, helps identify issues to be resolved, and normally suggests a resolution that the parties may accept or use as a basis for further negotiations. The request for mediation or settlement conference may be made promptly by stipulation (agreement) upon the filing of the Civil complaint and the answer. There is no charge for this service.

Civil Judge ADR may be appropriate when:

- The parties have complex facts to review
- The case involves multiple parties and problems
- The courthouse surroundings would be helpful to the settlement process

Special masters and referees are neutral parties who may be appointed by the court to obtain information or to make specific fact findings that may lead to a resolution of a dispute.

Special masters and referees can be particularly effective in complex cases with a number of parties, like construction disputes.

Settlement conferences are informal processes in which the neutral (a judge or an experienced attorney) meets with the parties or their attorneys, hears the facts of the dispute, helps identify issues to be resolved, and normally suggests a resolution that the parties may accept or use as a basis for further negotiations.

Settlement conferences can be effective when the authority or expertise of the judge or experienced attorney may help the parties reach a resolution.

What kind of disputes can be resolved by ADR?

Although some disputes must go to court, almost any dispute can be resolved through ADR. This includes disputes involving business matters; civil rights; collections; corporations; construction; consumer protection; contracts; copyrights; defamation; disabilities; discrimination; employment; environmental problems; fraud; harassment; health care; housing; insurance; intellectual property; labor; landlord/tenant; media; medical malpractice and other professional negligence; neighborhood problems; partnerships; patents; personal injury; probate; product liability; property damage; real estate; securities; sports; trade secret; and wrongful death, among other matters.

Where can you get assistance with selecting an appropriate form of ADR and a neutral for your case, information about ADR procedures, or answers to other questions about ADR?

Contact:

Santa Clara County Superior Court
ADR Administrator
408-882-2530

Santa Clara County DRPA Coordinator
408-792-2784

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA
191 N. First Street
San Jose, Ca 95113-1090

TO: Brian K Carter
17 Overlook Court
Fairfield OH 45014

RE: The House of Figurine Sculptures Ohio LLC et al vs Yahoo Incorporate
Case Number: 16CV293308

NOTICE OF CASE MANAGEMENT CONFERENCE

A Case Management Conference has been scheduled for the above entitled case and all parties are directed to appear in this court on:

Date: 07/26/2016 At: 1:30 PM
In: Department 9

1. You must file and serve a completed 'Case Management Conference Statement at least five (5) calendar days prior to the above scheduled conference.
2. Counsel for each party and each self-represented party shall attend the conference and be fully prepared to participate effectively.
3. Compliance with all Local Rules of Court is required.

For further information, call the Calendar Office (408)882-2100.

If you, a party represented by you, or a witness to be called on behalf of that party need and accommodation under the American with Disabilities Act, please contact the Court Administrator's office at 408-882-2700, or use the Court's TDD line, 408-882-2690 or the voice/TDD California Relay Service, 800-735-2922.

DECLARATION OF SERVICE BY MAIL: I declare under penalty of perjury that I served this notice by enclosing a true copy in a sealed envelope, addressed to each person whose name is shown above, and by depositing the envelope with postage fully prepaid, in the U.S. Mail at San Jose, CA on 04/26/2016

DAVID H. YAMASAKI, Chief Executive Officer/Clerk by Lan Wang, Deputy.

The House of Figurine Sculptures Ohio LLC
17 Overlook Court
Fairfield OH 45014

SANTA CLARA COUNTY SUPERIOR COURT
ALTERNATIVE DISPUTE RESOLUTION
INFORMATION SHEET

Many cases can be resolved to the satisfaction of all parties without the necessity of traditional litigation, which can be expensive, time consuming, and stressful. The Court finds that it is in the best interests of the parties that they participate in alternatives to traditional litigation, including arbitration, mediation, neutral evaluation, special masters and referees, and settlement conferences. Therefore, all matters shall be referred to an appropriate form of Alternative Dispute Resolution (ADR) before they are set for trial, unless there is good cause to dispense with the ADR requirement.

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- **ADR provides more participation.** Parties have more opportunities with ADR to express their interests and concerns, instead of focusing exclusively on legal rights.
- **ADR provides more control and flexibility.** Parties can choose the ADR process that is most likely to bring a satisfactory resolution to their dispute.
- **ADR can reduce stress.** ADR encourages cooperation and communication, while discouraging the adversarial atmosphere of litigation. Surveys of parties who have participated in an ADR process have found much greater satisfaction than with parties who have gone through litigation.

What are the main forms of ADR offered by the Court?

Mediation is an informal, confidential, flexible and non-binding process in which the mediator helps the parties to understand the interests of everyone involved, and their practical and legal choices. The mediator helps the parties to communicate better, explore legal and practical settlement options, and reach an acceptable solution of the problem. The mediator does not decide the solution to the dispute; the parties do.

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- The parties have a continuing business or personal relationship
- Communication problems are interfering with a resolution
- There is an emotional element involved
- The parties are interested in an injunction, consent decree, or other form of equitable relief

Neutral evaluation, sometimes called "Early Neutral Evaluation" or "ENE", is an informal process in which the evaluator, an experienced neutral lawyer, hears a compact presentation of both sides of the case, gives a non-binding assessment of the strengths and weaknesses on each side, and predicts the likely outcome. The evaluator can help parties to identify issues, prepare stipulations, and draft discovery plans. The parties may use the neutral's evaluation to discuss settlement.

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- The parties are far apart in their view of the law or value of the case
- The case involves a technical issue in which the evaluator has expertise
- Case planning assistance would be helpful and would save legal fees and costs
- The parties are interested in an injunction, consent decree, or other form of equitable relief

-over-

APR 22 2016

TO: FILE COPY

DAVID H. YAMASAKI
Chief Executive Officer/Clerk
Superior Court of California, County of Santa Clara
BY _____ DEPUTY
ROWENA WALKER

RE: The House of Figurine Sculptures of Ohio, LLC, et al. v. Yahoo! Inc.
CASE NUMBER: 16CV293308

PROOF OF SERVICE

I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is Superior Court, County of Santa Clara, 191 N. 1st Street, San Jose, California 95113. On APR 22 2016, I served the document entitled Order: Case is Deemed Not Complex and Complex Fee Refunded to Plaintiff.

By placing a copy of the document(s) listed above for collection and mailing following the Court's ordinary business practice in a sealed envelope with postage thereon fully prepaid for deposit in the United States mail at San Jose, California addressed as set forth below.

The House Figurine Sculptures of Ohio LLC
Brian K. Carter
17 Overlook Court
Fairfield, OH 45014

By pdf transmission. These documents were transmitted via e-mail to the following e-mail addresses as set forth below.

I am readily familiar with the Court's practice of collecting and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on the same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party service, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

I declare under penalty of perjury under the laws of the State of California that the above is true and correct, executed on APR 22 2016, in San Jose, California.

For further information, contact the Complex Civil Litigation Department, (408) 882-2286.

David H. Yamasaki
Chief Executive Office, Clerk


Rowena Walker, Deputy Clerk

If you, a party represented by you, or a witness to be called on behalf of that party need an accommodation under the American with Disabilities Act, please contact the Court Administrator's office at (408) 882-2700, or use the Court's TDD line, (408) 882-2690 or the Voice/TDD California Relay Service, (800) 735-2922.

Exhibit D

FILED
APR 29 2018

DAVID H. YAMASAKI

Chief Executive Officer/Clerk

Superior Court of California, County of Santa Clara

BY _____ DEPUTY

ROWENA WALKER

SUPERIOR COURT OF CALIFORNIA

COUNTY OF SANTA CLARA

THE HOUSE OF FIGURINE SCULPTURES
OF OHIO LLC; BRIAN K. CARTER,

Case No.: 1-16-CV-293308

Plaintiffs,

vs.

YAHOO INCORPORATED,

Defendant.

**ORDER: CASE IS DEEMED
NOT COMPLEX AND COMPLEX
FEE REFUNDED TO PLAINTIFF**

WHEREAS the Complaint was filed by Plaintiffs THE HOUSE OF FIGURINE SCULPTURES OF OHIO LLC and BRIAN K. CARTER ("Plaintiffs") in the Superior Court of California, County of Santa Clara, on March 29, 2016 and the matter was assigned to Department 1, the Honorable Peter H. Kirwan presiding, pending a ruling on the complexity issue;

IT IS HEREBY ORDERED that:

The Court determines that the above-referenced case is NOT COMPLEX within the meaning of California Rules of Court 3.400.

1 The matter shall be, and is, reassigned to Department 9, the Hon. Mary E. Arand
2 presiding.
3

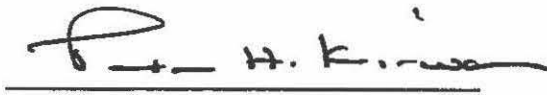
4 The Case Management Conference set for July 29, 2016 at 10:00 a.m. in Department 1
5 is vacated and shall be reset by the Court upon reassignment of the matter.
6

7 The Clerk of the Court shall refund the \$1,000 complex fee paid by Plaintiff The House
8 Figurine Sculptures of Ohio LLC on March 29, 2016, payable to The House Figurine
9 Sculptures of Ohio LLC, 17 Overlook Court, Fairfield, Ohio 45014.
10

11 Plaintiff shall serve a copy of this Order on all the parties in this matter forthwith.
12

13 SO ORDERED.
14

15 Dated: 4 | 13 | 16



Honorable Peter H. Kirwan
Judge of the Superior Court

PROOF OF SERVICE

Case No 16 cv 293308

I declare under penalty of perjury, I served the following information to the Defendant Yahoo Inc. as stated below by enclosing a true copy in enclose sealed envelope to be deliver by U.S. Postal Service overnight express located at 700 Wessel Dr. Fairfield Ohio 45014 telephone number (513) 858-1693 on Monday 2, 2016.

Proof of Service

Civil Lawsuit Notice

Endorse Complaint

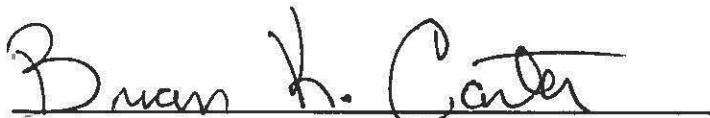
Endorse Summon/Proof of Summon

ADR Information Sheet

Order: Case Not Deemed Complex

Notice of Case Management Conference Scheduled for 7-26-2016

Date 5-2-2016



The House of Figurine Sculptures LLC
Brian K. Carter Plaintiff Pro Se

Exhibit E

SEP 26 2017

A. Hwang

FILED

DEFENDANT 8:48
Yahoo Incorporate
CLERK OF THE COURT
701 First Ave Sunnyvale
SUPERIOR COURT OF CA
COUNTY OF SANTA CLARA
California 94089
Tele: (408) 349-3300

1 PLAINTIFF:
2 Brian K. Carter Pro Se Litigant
3 17 Overlook Court Fairfield Ohio 45914
4 Tele: (513)942-1468
5 Email: Vahm9@fuse.net

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7 SUPERIOR COURT OF CALIFORNIA
8 COUNTY OF SANTA CLARA

9 BRIAN K. CARTER,

Case No.: 16-CV-293308

10 Plaintiff,

11 AMENDED SUMMON SERVED
12 UPON DEFENDANT YAHOO
13 INCORPORATE

vs.

14 YAHOO INCORPORATE,

15 Defendant

16 INTRODUCTION

17 Aggressive Legal Services Inc. registered California process server, served the

18 Defendant Yahoo Incorporate the amended summons and the follow

19 information listed on Aggressive Legal Services Inc., Proof of Service

20 on August 28, 2017.

21 Date 9-20-17

22 Respectfully Submitted,

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24 Brian K. Carter
25 Pro Se Litigant

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Attorney or Party without Attorney BRIAN K CARTER 17 OVERLOOK COURT FAIRFIELD, OH 45014 Telephone No. 513-942-1468		For Court Use Only	
<i>Attorney for Plaintiff</i>		Ref. No. or File No. 701	
Insert name of Court, and Judicial District and Branch Court: SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA			
Plaintiff: BRIAN K. CARTER Defendant: YAHOO INCORPORATE			
PROOF OF SERVICE SUMMONS & COMPLAINT		Hearing Date:	Time:
		Dept Div:	Case Number: 16-CV-293308

1. At the time of service I was at least 18 years of age and not a party to this action.
2. I served copies of the Summons and Complaint; ORIGINAL SUMMONS, ORIGINAL COMPLAINT, AMENDED SUMMONS, SUMMONS (CITACION JUDICIAL) ADR INFORMATION FORMS, CIVIL LAWSUIT NOTICE, SERVICE OF ACKNOWLEDGMENT, CASE DEEMED NOT COMPLEX
3.
 - a. Party served: **YAHOO INCORPORATE**
 - b. Person served: Jonathan Del Toro, Authorized for Service, Hispanic, Male, 25 Years Old, Black Hair, Brown Eyes, 6 Feet, 180 Pounds
4. Address where the party was served: **701 FIRST AVE
Sunnyvale, CA 94089**
5. I served the party:
 - a. by personal service. I personally delivered the documents listed in item 2 to the party or person authorized to receive process for the party (1) on: Mon., Aug. 28, 2017 (2) at: 1:41PM
6. The "Notice to the Person Served" (on the Summons) was completed as follows:
 - a. as an individual defendant
7. Person Who Served Papers:
 - a. Angelica Rodriguez Lezama
 - b. **Aggressive Legal Services, Inc.**
4110 Truxel Road, Suite 150
Sacramento, CA 95834
Phone: (877) 925-7462
FAX: (916) 455-3200
www.alsinc.com
 - c. Recoverable Cost Per CCP 1033.5(a)(4)(B)
 - d. The Fee for Service was: \$84.00
 - e. I am: (3) registered California process server
 - (i) Independent Contractor
 - (ii) Registration No.: 2015-50
 - (iii) County: Sacramento
 - (iv) Expiration Date: Sat, Jul. 20, 2019
8. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: Fri, Sep. 01, 2017

1 I Brian K Carter retained Aggressive Legal Services Inc. registered California
2
3 server located at 4110 Truxel Rd Suite 150 Sacramento CA 95834 telephone
4
5 number: (877) 925-7462 to serve Defendant Yahoo Incorporate headquarter
6
7 located at 701 First Ave Sunnyvale California CA 94089 on August 28, 2017.

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10 Date 9-20-17

Brian K. Carter

11 Brian K. Carter Pro Se Litigant
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Exhibit F



**SUPERIOR COURT OF CALIFORNIA
COUNTY OF SANTA CLARA**

MINUTE ORDER

Brian Carter vs Yahoo Incorporate 16CV293308	Hearing Start Time: 10:00 AM Hearing Type: Conference: Further Case Management
Date of Hearing: 11/14/2017	Comments:

Heard By: Arand, Mary E Location: Department 9
Courtroom Reporter: - No Record Transcribed Courtroom Clerk: Stacie Marshall
Court Interpreter:
Court Investigator:

Parties Present:

Carter, Brian K Plaintiff
Exhibits:

- Attorney Darius Simon appeared.

Continued to 3-6-18 at 10am

Exhibit G

1 KILPATRICK TOWNSEND & STOCKTON LLP
2 DENNIS L. WILSON (155407)
dwilson@kilpatricktownsend.com
3 RYAN T. BRICKER (State Bar No. 269100)
rbricker@kilpatricktownsend.com
4 DARIUS C. SAMEROTTE (296252)
dsamerotte@kilpatricktownsend.com
Two Embarcadero Center, Suite 1900
5 San Francisco, CA 94111
Telephone: 415 576 0200
6 Facsimile: 415 576 0300

7 Attorneys for Defendant

8 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**
9 **FOR THE COUNTY OF SANTA CLARA**

10 BRIAN K. CARTER,

11 Plaintiff,

12 v.

13 YAHOO! INC.,

14 Defendant.

15 Civil Action No. 16-cv-293308

**NOTICE TO ADVERSE PARTY OF
REMOVAL TO FEDERAL COURT**

Date: October 30, 2017

Complaint Filed: March 29, 2016

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1 TO PLAINTIFF BRIAN K. CARTER (pro se):

2 PLEASE TAKE NOTICE THAT a Notice of Removal of this action was filed in the
3 United States District Court for the Northern District of California on December 13, 2017, Civil
4 Case No. 17-cv-7086.

5 A copy of the said Notice of Removal is attached to this Notice, and is served and filed
6 herewith.

7 DATED: December 13, 2017 Respectfully submitted,

8 KILPATRICK TOWNSEND & STOCKTON LLP

10 By: /s/ Dennis L. Wilson
11 DENNIS L. WILSON

12 Attorneys for Defendant

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